UNITED STATES DISTRICT COUNT FOR THE WORTHERN DISTRICT OF CALIFORNIA1

UNITED STATES	OF AMERICA, Plaintiff,	Case Number <u>CR-10-m₁-70309</u> PV7	
USA Y. Ma	nuel Maria Defendant.	ORDER OF DETENTION PENDING TRIAL	
Defendant was pres	rney \mathcal{D} . Pay $+\infty$.	§ 3142(f), a detention hearing was held on 4/34, 2010. Araujo	
/ / The deconvicted of a prior offense, and a perior from imprisonment	efendant is charged with an offense description of the fense described in 18 U.S.C. § 3142(1) do finot more than five (5) years has elaphy whichever is later.	ribed in 18 U.S.C. § 3142(f)(1) and the defendant has been f)(1) while on release pending trial for a federal, state or local psed since the date of conviction or the release of the person	
safety of any other	person and the community.	ondition or combination of conditions will reasonably assure the	
defendant has comn	ntted an offense	ment) (the facts found in Part IV below) to believe that the	
	., § 951 et seq., or § 955a et seq., OR	nment of 10 years or more is prescribed in 21 U.S.C. § 801 et	
B. This establi	shes a rebuttable presumption that no co	arm during the commission of a felony. ndition or combination of conditions will reasonably assure the	
appearance of the de	fendant as required and the safety of the sumption applies.	community.	
PART II. REBUTTAI / / The def	OF PRESUMPTIONS, IF APPLICABLE endant has not come forward with any e	vidence to rebut the applicable producetions and he therefore	
will be ordered detai	ned.	vidence to rebut the applicable presumptions, and he therefore	٠
		to rebut the applicable presumption[s] to wit: APR 2 6 2010	
PART III. PROOF (WALL The United States appeal. The United States of Court of of Cou	ted States has proved by clear and convite the safety of any other person and the of FINDINGS OF FACT AND STATEMENT OF art has taken into account the factors set of sollows: I work to be a statement of the safety of the safety of the safety of the safety of the AUSA have wait is REGARDING DETENTION committed to the custody of the Attorned atte to the extent practicable from persons that he afforded a reasonable opportunity is or on the request of an attorney for the	RAPPLICABLE) RICHARD W. WIEKING CLERE, U.S. DISTRICT COURT TO the evidence that no condition of condition of dant as required, AND/OR Incing evidence that no condition or combination of conditions community. REASONS FOR DETENTION Out in 18 U.S.C. § 3142(g) and all of the information submitted Lis Charles with a Warfarin of SUSC Place 19 Convictions Involving Listense Listens	uns
Dated: 4/26/10	PA	<u> Pahicia V. Sumleull</u> TRICIA V. TRUMBULL	

United States Magistrate Judge

AUSA ___, ATTY ____, PTS